CALHOUN & LAWRENCE, LLP

ATTORNEYS AT LAW

SUITE 504

MEMO ENDORSED

WHITE PLAINS, NEW YORK 10601

(914) 946-5900

FAX (914) 946-5906

CLINTON W. CALHOUN, III+ KERRY A. LAWRENCE**

REBECCA R. BROWN **

*ALSO ADMITTED IN VA & DC **ALSO ADMITTED IN CT

March 11, 2020

BY ECF

Honorable Kenneth M. Karas United States District Judge United States Courthouse 300 Quarropas Street White Plains, NY 10601

United States v. Nestor Ajenes Martinez-Palma

19 Cr. 772 (KMK)

Dear Judge Karas:

I am writing with the consent of the Government to request that the pretrial conference presently scheduled for March 12, 2020 be adjourned to for sixty days to May 14, 2020...

The defendant and counsel are still reviewing discovery in this case and the parties are also engaged in plea discussions. The period between March 12 and the requested new conference date will be used to hopefully reach a resolution of this case.

The defendant agrees to an exclusion of time pursuant to the Speedy Trial Act up through May 14, 2020 or whatever date is set for a conference.

Thank you for the Court's consideration of this request.

Respectfully submitted,

VernA. Celecr

Kerry A. Lawrence

KAL/kvm

AUSA Matthew Andrews cc:

Me new confirma date is

The new confirmation date is

The new confi